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6
7 UNITED STATES DISTRICT COURT
8
9 DISTRICT OF NEVADA

10 UNITED STATES OF AMERICA

11 Plaintiff,

12 vs.

13 IAN MENDELSONH

14 Defendant.

CASE NO. 2:07-CR-00043-KJD-PAL

15
16 **DEFENDANT IAN MENDELSONH'S SUPPLEMENT TO THE EMERGENCY**
17 **MOTION FOR MODIFICATION OF CONDITIONS OF RELEASE TO PERMIT**
18 **INTERNATIONAL TRAVEL**

19 COMES NOW the Defendant, Ian Mendelsohn, by and through his attorney, Dominic P.
20 Gentile, Esq., of the law firm of Gordon & Silver, Ltd., and hereby supplements Defendant Ian
21 Mendelsohn's Emergency Motion for Modification of Conditions of Release to Permit
22 International Travel. (# 28)

23 Dated this 29th day of February, 2008.

24 GORDON & SILVER, LTD.

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Attorney for IAN MENDELSONH

AFFIDAVIT OF PAOLA M. ARMENI

STATE OF NEVADA)
COUNTY OF CLARK)

I, PAOLA M. ARMEI, having first been duly sworn, do depose and state that:

1. I am a duly licensed attorney retained to represent the Defendant Ian Mendelsohn with Dominic P. Gentile in the above-captioned matter.

2. In my affidavit attached to Ian's Emergency Motion to Modify Conditions of Release to Permit International Travel, it was stated that I had attempted to call Pre-trial Services Officer Sandra Bustos to obtain Pre-trial Services position, but had not been able to speak directly to Officer Bustos as of the filing of the motion. I stated that a supplement would be filed when Pre-trial Services position was known.

3. Today, on February 29, 2008, I spoke to Officer Sandra Bustos regarding Pre-trial's position on Ian's Emergency Motion for Modification of Conditions of Release to Permit International Travel.

4. Officer Bustos informed me that Ian has been in compliance with his pre-trial monitoring. She also stated that she takes no position as to Ian's Motion.

FURTHER affiant sayeth naught.


PAOLA M. ARMENI, Affiant

SUBSCRIBED and SWORN to before me

this 29th day of February, 2008.

NOTARY PUBLIC in and for said County
and State

